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11	Attorneys for Defendants		
12	James Dolan and JD & The Straight Shot, LLC		
13	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
14			
15			
16	WESTER	RN DIVISION	
17			
18	KELLYE CROFT.	Case No. 2:24-cv-00371-PA (AGR)	
19	Plaintiff,	NOTICE OF INTENT TO SEEK	
20	VS.	LEAVE TO DIVIDE ORAL ARGUMENT	
21	JAMES DOLAN, HARVEY		
22	WEINSTEIN, JD & THE STRAIGHT SHOT, LLC, THE	Date: May 13, 2024 Time: 1:30 p.m.	
	AZOFF COMPANY HOLDINGS LLC f/k/a AZOFF MUSIC	Judge: Hon. Percy Anderson	
23	MANAGEMENT, LLC, THE AZOFF COMPANY LLC f/k/a		
24	AZOFF MSG ENTERTAINMENT, LLC, and DOE CORPORATIONS 1-		
25	10,		
26	Defendants.		
27			
28			

1 KENDALL BRILL & KELLY LLP Robert E. Dugdale (167258) rdugdale@kbkfirm.com 3 Michael J. McCarthy (334829) mmccarthy@kbkfirm.com 4 10100 Santa Monica Blvd., Suite 1725 Los Angeles, California 90067 5 Telephone: (310) 556-2700 6 Facsimile: (310) 556-2705 7 ROSENBERG, GIGER & PERALA, P.C 8 John J. Rosenberg (admitted pro hac vice) jrosenberg@rglawpc.com 152 West 57th Street, 18th Floor 10 New York, New York 10019 Telephone: (646) 494-5000 11 Facsimile: (646) 595-0590 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

NOTICE OF INTENT TO SEEK LEAVE TO DIVIDE ORAL ARGUMENT TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on June 3, 2024, at 1:30 p.m., or as soon thereafter as the matter may be heard, in Courtroom 9A of this Court, located at 350 West 1st Street, Los Angeles, California 90012, Defendants James Dolan and JD & the Straight Shot, LLC (collectively, the "Dolan Defendants") will seek leave to divide their June 3 argument time to have both lead counsel, E. Danya Perry, and cocounsel, John Rosenberg, present arguments on behalf of the Dolan Defendants in support of their Motion to Dismiss Plaintiff's First Amended Complaint (the "Motion").

Mr. Rosenberg represented James Dolan in The Weinstein Company bankruptcy proceedings before the United States Bankruptcy Court for the District of Delaware, which culminated in a Release and Channeling Injunction that the Dolan Defendants assert forecloses Plaintiff's Aiding and Abetting claim against Mr. Dolan.

Should leave to divide the argument be granted, Mr. Rosenberg will argue the portion of the Motion related to The Weinstein Company bankruptcy proceedings (given his particular familiarity with those proceedings and how they are implicated in the instant case) and Ms. Perry will argue all other parts of the Motion.

1	DATED: May 29, 2024	Respectfully submitted,
2		PERRY LAW
3		
4		By: /s/ E. Danya Perry
5		E. Danya Perry
6		Karen Agnifilo Joshua Stanton
7		Attorneys for Defendants James Dolan and JD
8		& The Straight Shot, LLC
9		
10		By: /s/ John J. Rosenberg
11		John J. Rosenberg ROSENBERG, GIGER & PERALA, P.C. Attorneys for Defendants James Dolan and JD
12		& The Straight Shot, LLC
13		
14		By: /s/ Robert E. Dugdale
15		Robert E. Dugdale
16		Michael J. McCarthy KENDALL BRILL & KELLY
17		Attorneys for Defendants James Dolan and JD
18		& The Straight Shot, LLC
19	ATTESTATION	
20		
21	I, Robert E. Dugdale, attest that all other signatories listed, and on whose	
22	behalf the filing is submitted, concur in the filing's content and have authorized the	
23	filing.	
24		By: /s/ Robert E. Dugdale
25		By: /s/ Robert E. Dugdale Robert E. Dugdale
26		
27		
28		
	604410200 NOTICE OF INTENT T	2 TO SEEK LEAVE TO DIVIDE ORAL ARGUMENT